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FM USDEL MTN GENEVA

TO SECSTATE WASHDC 309

INFO AMEMBASSY BELGRADE

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EO 11652: NA
TAGS: ETRD, GATT
SUBJECT: MTN: TNC MEETING-SECOND DAY (MORNING)

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1. SUMMARY. CONTINUATION OF TNC MEETING HEARD ADDITIONAL GENERAL STATEMENTS FROM AUSTRALIA, ARGENTINA, ROMANIA, AUSTRIA, ASEAN GROUP, NEW ZEALAND, ANDEAN GROUP, EGYPT, KOREA, SPAIN, AND CZECHOSLOVAKIA. MAJOR THEMES DEVELOPED IN FIRST SESSION (REFTEL) WERE AMPLIFIED AND REFINED. US PROPOSAL FOR INTERIM CONCRETE RESULTS CONTINUED TO BE PICKED UP IN COMMENTS OF OTHER DELS, BUT WITH CONTINUED DC EMPHASIS ON BALANCED PROGRESS AND LDC CONCERN FOR MAKING GOOD ON SPECIAL PROCEDURES AND DIFFERENTIAL TREATMENT FOR THE LDC. SUMMARIES OF INDIVIDUAL REMARKS MAY BE OF INTEREST TO CAPITALS.

END SUMMARY.

2. AUSTRALIA (WARWICK-SMITH) GAVE CRITIQUE OF WORK SO FAR IN EXISTING GROUPS AND IMPORTANCE OF EACH LIMITED OFFICIAL USE

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TO AUSTRALIA. NOT SATISFIED WITH ANY TARIFF REDUCTION HYPOTHESIS SO FAR PUT FORWARD BUT SOUGHT "COMBINATION OF APPROACHES" TO TAKE ACCOUNT OF DIFFERING STAGES OF INDUSTRIAL MATURITY IN PARTICIPATING COUNTRIES. NOTED DOMESTIC REVIEW OF AUSTRALIAN TARIFF IN CONNECTION WITH MTN BEGUN MAY 30. ENDORSED BEGINNING OF EXPLORATORY WORK ON SECTOR APPROACH PARTICULARLY IN SHEDDING LIGHT ON TARIFF ESCALATION AND EFFECTIVE PROTECTION OF PROCESSING

INDUSTRIES. SECTOR APPROACH WAS STILL COMPLEMENTARY
TECHNIQUE HOWEVER. ON NON-TARIFF MEASURES, AUSTRALIA
RETURNED TO FAMILIAR THEME THAT ATTENTION BE GIVEN
TO PARTICULAR MTN'S ON PARTICULAR PRODUCTS ALONG
WITH TARIFF CONSIDERATION SO THAT CONCESSIONS OF REAL
BENEFIT COULD BE DEvised. LAMENTED LACK OF INFORMATION
ON "ALL TRADE DIRECTED MEASURES APPLIED AT THE FRONTIER"
WHICH SHOULD BE AVAILABLE AT TARIFF-LINE LEVEL.
RENEWED CALL OF RNTM SUBGROUP ON ON-TARIFF CHARGES OR
TAXES ON IMPORTS (READ VARIABLE LEVIES AND MINIMUM IMPORT PRICES.)
ON AGRICULTURAL WORK, THERE MUST BE REAL ACCEPTANCE OF
NEED TO TAKE ACTION ON SPECIAL INTERNATIONAL ARRANGEMENTS
WHEREEVER APPROPRIATE TO REDUCE INSTABILITY WHILE ALSO
CONTAINING OR ELIMINATING TRADE DISTORTING BARRIERS.
CRITICIZED ZEALOUS DEVOTION TO DOCTRINE OF
SEPARATENESS. PRACTICAL APPROACH NEEDED, RECOGNIZING
OBLIGATION TO NEGOTIATION OF TRADE AS A WHOLE AND ALSO
ACCEPTING ESTABLISHMENT OF AGRICULTURE GROUP TO PERMIT
FULL RECOGNITION OF SPECIAL CHARACTERISTICS OF
AGRICULTURAL TRADE WHERE THEY EXIST. WILLINGNESS TO
FIND COMPROMISE ANSWERS WAS KEY. ON SUPPLY ACCESS,
AUSTRALIA PROFESSED PUZZLEMENT OVER WHAT PROBLEM WAS,
HAVING BEEN TOLD THAT IT WAS IMPORTANT ISSUE. IF IT
WAS A PROBLEM, BEST WAY TO IDENTIFY AND DEAL WITH
IT WOULD BE FOR TROUBLED PARTIES TO CONFORM WITH EXISTING
PROCEDURES ON NTM'S AND NOTIFY THEIR COMPLAINTS.
AUSTRALIA FELT EXISTING GATT RULES EQUALLY APPLICABLE
TO MEASURES AFFECTING EXPORTS AND MEASURES AFFECTING
IMPORTS. THUS THERE WAS AMPLE SCOPE AND ESTABLISHED
PROCEDURE FOR DEALING WITH SUPPLY ISSUES IN MTN ON
SAME BASIS AS ALL OTHER RESTRICTIONS, BARRIERS, OR
ASSURANCES. FOR LDC INTERESTS, AUSTRALIANS ENDORSED
ON-GOING TROPICAL PRODUCTS PROCEDURE WITH VIEW TO
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TABLING AND NEGOTIATION OF DC OFFERS BY EARLY DECEMBER
1975. AUSTRALIA REVIEWING POSSIBLE IMPROVEMENTS
TO GSP. REGARDING LDC PROPOSALS FOR SPECIAL TREATMENT
AND DIFFERENTIAL PROCEDURES, IT THOUGHT PROGRESS
HAD TO BE MADE WITH ACHIEVEMENT IN EACH OF KEY TOKYO
ROUND AREAS. ON SAFEGUARDS, AUSTRALIA STRESSED
NEED FOR EFFECTIVE AND BALANCED SYSTEM COMPREHENDING
BOTH REDUCTION/ELIMINATION OF TRADE BARRIERS AND
NEED TO PRESERVE STABLE AND FULL EMPLOYMENT. SAFEGUARD
SYSTEM SHOULD "MAKE FOR AN ORDERLY EXPANSION OF TRADE
IN SENSITIVE PRODUCTS". VERY DIFFICULT QUESTIONS
INVOLVED WITH BALANCING TRAATMENT OF DIVERSE ECONOMIC
INTERESTS, AGRICULTURAL AND INDUSTRIAL PRODUCTS, AND
DIFFERING WILLINGNESS BY PARTICIPANTS TO COMMIT THEMSELVES.
FOR FUTURE WORK, AUSTRALIA SUPPORTED US PROPOSAL FOR

INTERIM CONCRETE RESULTS CITING NEED TO "DRIVE A FEW PEGS IN TO MARK PROGRESS ALONG THE ROAD". CONCEPT WAS ELASTIC ENOUGH TO ALLOW POINTS OF DIFFICULTY TO BE STEERED AROUND BUT IT WOULD NEED TO BE BALANCED IN CONCENTRATION OF EFFORT AND PRODUCTION OF RESULTS. IN THIS CONTEXT, AUSTRALIA QUESTIONED WHETHER MTN ORGANIZATIONAL STRUCTURE COULD BE SIMPLIFIED OR STREAMLINED, AND WHETHER TNC WAS BEING USED CORRECTLY.

3. ARGENTINA (MARTINEZ) GAVE EXTENSIVE SUMMATION OF DC VIEWS LEADING TO "OPTIMISTIC PICTURE" OF NEGOTIATIONS SO FAR AND CONTRASTED THIS WITH FRUSTRATION SHOWN BY LDC'S. THIS FRUSTRATION A PRODUCT OF KENNEDY ROUND EXPERIENCE, FACT THAT DC'S WOULD WORK OUT PACKAGE DEAL AMONG THEMSELVES IN ANY CASE, THAT LDC'S HAD NOT BEEN IN ON KEY DECISIONS SO FAR, AND THAT NO PROGRESS MADE SO FAR ON SPECIAL PROCEDURES AND PRINCIPLES FOR LDC'S IN TOKYO DECLARATION. THIS VICIOUS CIRCLE MUST BE BROKEN. RAN THROUGH NOW-FAMILAR LITANY OF NEED TO APPLY DIFFERENTIAL TREATMENT AND SPECIAL PROCEDURES IN ALL WORKING GROUPS IN PARALLEL WITH DEVELOPMENT OF GENERAL RULES AND PROCEDURES, WITHOUT WHICH TOKYO DECLARATION OBJECTIVES COULD NOT BE ACHIEVED. THIS WOULD REQUIRE GUIDELINES TO THESE GROUPS TO TAKE LDC OBJECTIVES INTO ACCOUNT. SUBJECT AREA MENTIONED IN THIS CONNECTION INCLUDED MEAT, GRAINS, TROPICAL PRODUCTS, LIMITED OFFICIAL USE

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SAFEGUARDS, SECTORS, TARIFF AND GSP, AND NTM'S (QR'S, STANDARDS, SUBSIDY/COUNTERVAIL). IN ALL OF THESE THERE WOULD BE SPECIAL PROCEDURES WHICH COULD BE DEVELOPED AND DIFFERENTIAL MEASURES WHICH WOULD BENEFIT LDC'S.

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4. ROMANIA (PETRESCOU) NOTED THAT WHILE PROGRESS HAD BEEN MADE IN MTN, NEW RESTRICTIVE MEASURES WERE APPEARING IN VARIOUS COUNTRIES WHICH WERE INAPPROPRIATE IN WORLD WHERE INTERDEPENDENCE WAS INCREASING. AN ACCELERATION OF MTN WAS NEEDED WHICH SHOULD BE ACHIEVED THROUGH DIRECTIVES FROM TNC TO FIND APPROACHES AND SOLUTIONS TO FUNDAMENTAL PROBLEMS URGENTLY. THIS WOULD NEED TO GO BEYOND MERE PROCEDURE AND METHODOLOGY. ROMANIA REHEARSED COMPLAINTS ON LACK OF PROGRESS ON LDC-ORIENTED OBJECTIVES THUS FAR AND MADE "SPECIFIC PROPOSAL" THAT TNC DECIDE IN FUTURE DISCUSSIONS OF GENERAL FORMULAE THAT QUESTION OF DIFFERENTIAL TREATMENT AND SPECIAL LDC PROCEDURES BE AUTOMATICALLY TAKEN UP/ ENDORSED REVISION OF PART IV OF GATT FOR BENEFIT OF LDC'S AND NOTED ABSENCE OF CLEAR WORK PROGRAM APPLICABLE TO ALL AGRICULTURAL PRODUCTS. LIBERALIZATION WAS OF EQUAL IMPORTANCE WITH STABILIZATION ON AGRICULTURAL QUESTIONS. COUNTRIES LACKING TRADE WEIGHT HAD BEEN SHUT OUT OF KEY DECISIONS AND PRESENTED WITH BRILLIANT MONOLOGUE IN FRONT OF A CURTAIN OF PROCEDURES" ON AGRICULTURE--NEED WAS TO "LET THE PLAY BEGIN". ON QR'S ROMANIA ENCOURAGED MOVEMENT FROM BILATERAL TO MULTILATERAL FRAMEWORK SO AS TO BRING LEGALITY/ILLEGALITY ISSUE INTO SHARPER FOCUS.

5. AUSTRIA (WILLENPART) GAVE BRIEF RUN-DOWN OF WORK IN MAIN SUBJECT AREAS, NOTING IN PASSING USEFULNESS OF LIMITED OFFICIAL USE

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NOTIFICATION PROCEDURE IN SUBSIDY AREA AND NEED FOR GATT PROVISIONS TO BE OBSERVED IN APPLICATION OF COUNTERVAILING DUTIES. THOUGHT TARIFF WORK SHOULD TRY TO LIMIT EXCEPTIONS FROM THE OUTSET. ON FRAMEWORK IMPROVEMENT, AUSTRIA READY TO LOOK AT GATT ADAPTIONS WHICH MIGHT BE PROPOSED SUCH AS IN SAFEGUARDS WHERE WORK WOULD HAVE BEARING ON PROCEEDINGS WHICH COULD BE ADOPTED FOR OTHER CHANGES TO GATT. ON SECURITY OF OR ACCESS TO SUPPLY, THOUGHT WORK SHOULD GET STARTED SOMEHOW. ENDORSED SPECIAL TREATMENT FOR LDC'S AND NEED FOR CONCRETE RESULTS FOR LDC'S IN NEAR TERM. EXPRESSED GENERAL HOPE THAT FORTH COMING WORK WOULD SOON BRING US CLOSER TO REAL SOLUTIONS.

6. ASEAN GROUP (THAJEB OF INDONESIA) GAVE COMMENTARY ON "NON-PROGRESS" OF NEGOTIATIONS SO FAR, EXPRESSING CONCERN THAT TOKYO DECLARATION WAS ONLY "PIOUS PIECE OF DOCUMENT". THOUGHT TNC SHOULD ADOPT DEFINITE CHARGE TO GROUPS

TO INSURE "RAPID ACHIEVEMENT OF CONCRETE AND MEANINGFUL RESULTS PARTICULARLY ON TROPICAL PRODUCTS". ON OTHER ISSUES WHERE PROGRESS HAD BEEN EXTREMELY LIMITED TNC SHOULD ESTABLISH NECESSARY GUIDELINES TO LET WORK PROCEED. ON TROPICAL PRODUCTS, ASEAN'S PROPOSED SPECIFIC TIMETABLE LEADING TO NEGOTIATIONS ON OFFERS BY MID-NOVEMBER OR EARLY DECEMBER WITH REVIEW AT NEXT TNC. ON NTM'S ALL DC MEASURES AFFECTING LDC EXPORTS SHOULD BE ELIMINATED INDEPENDENTLY OF NEGOTIATIONS AMONG DC'S. NTM CODES SHOULD INCLUDE ELEMENTS PROTECTING INTERESTS OF LDC'S TARIFF-CUTTING FORMULA SHOULD CONTAIN NUMEROUS ELEMENTS OF DIFFERENTIATED TREATMENT FOR LDC'S AS SHOULD ANY AGREEMENT ON SAFEGUARDS. ON ACCESS TO SUPPLY, ASEAN'S THOUGHT THAT TOPIC COULD ONLY BE DISCUSSED MEANINGFULLY IF INTERESTED DC'S IDENTIFIED PROBLEM IN CONCRETE TERMS. (COMMENT: LANGUAGE IN DRAFT ASEAN STATEMENT THAT "SOLUTION OF THE ACCESS TO SUPPLY BE SOUGHT IN THE FRAMEWORK OF THE MTN" WAS DROPPED FROM STATEMENT DELIVERED IN MEETING.) SUPPLY SOLUTIONS WOULD NEED TO TAKE LDC INTERESTS, I.E., DIFFERENTIAL TREATMENT, INTO ACCOUNT AND ALSO KEEP IN MIND NEED FOR EQUITABLE AND RENUMERATIVE PRICES AND LDC PROCESSING NEEDS, WITH REDUCTION OF LIMITED OFFICIAL USE

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TARIFF ESCALATION.

7. NEW ZEALAND (EASTERBROOK-SMITH) LAMENTED THAT IT DID NOT HAVE LUXURY OF TAKING AN OVERALL VIEW OF MTN AND COMING TO CONCLUSION THAT PROGRESS HAD BEEN SATISFACTORY. IN AREA OF INTEREST TO NEW ZEALAND IT WOULD HAVE TO BE SAID THAT "NEGOTIATING SURFACE HAS BARELY BEEN SCRATCHED". PROGRESS ON TARIFFS WOULD ALWAYS BE FUNDAMENTAL TO TRADE NEGOTIATIONS AND THUS FAR NOT MUCH HAD BEEN ACHIEVED; THIS WOULD BE A PRIORITY OVER THE NEXT SIX MONTHS. SIMILARLY, NOT MUCH USE HAD BEEN MADE OF PROCEDURES DEVELOPED FOR MAKING HEADWAY IN NTM AREA. MOREOVER, WHILE IT WAS USEFUL TO "LOCK ON TO MEASURABLE TRADE RESTRICTIONS", THE LESS TANGIBLE QUESTION OF RULES OF THE GAME WERE ALSO IMPORTANT. HERE NEW ZEALAND WAS CONCERNED BY PREOCCUPATION OF SAFEGUARD EXERCISE THUS FAR WITH ARTICLE XIX OF GATT, AND BY FACT THAT SUBSIDY EXERCISE SO FAR HAD SKIRTED MAIN AREA OF SUBSIDY USAGE THROUGHOUT THE WORLD (I.E., AGRICULTURE). ON AGRICULTURE WORK ITSELF, NEW ZEALAND NOT DISSATISFIED WITH PROGRESS ON PRODUCTS OF INTEREST BUT TROUBLED BY PROCEDURAL DISPUTES WHICH WOULD REQUIRE GREAT "NEGOTIATING DEXTERITY AND ADAPTABILITY" ON PART OF THIRD COUNTRIES, WHO HAD TO NEGOTIATE WITH MAJOR TRADING PARTNERS WHO HAD PROCEDURAL DIFFERENCES

AMONG THEMSELVES. THOUGHT PROCEDURES FOR AGRICULTURE NEGOTIATIONS WOULD HAVE TO ACCOMMODATE PLURALITY OF VIEWS OR STALEMATES WOULD THREATEN OTHER PARTS OF THE MTN. REGARDING LDC DESIRES, NEW ZEALAND IN MANY WAYS WAS AT DISADVANTAGE SINCE IT LAGGED BEHIND SOME LDC'S IN TERMS OF INDUSTRIALIZATION AND IMPORT SENSITIVITY, FOUND SOME LDC'S TO BE MAJOR TRADE COMPETITORS, AND DID NOT RESORT TO SUBSIDIZATION OF EXPORTS TO EXTEND OF SOME OF THESE LDC'S. NEVERTHELESS, NEW ZEALAND WILLING TO JOIN IN TIMETABLE ON TROPICAL PRODUCTS NEGOTIATION AND ENDORSED COMMITMENTS TO GIVE CONSIDERATION TO LDC'S IN AREA OF SAFEGUARDS, SECTORS, AND IMPROVEMENTS OF GSP. OVERALL, NEW ZEALAND THOUGHT CONCESSIONS WOULD BE LARGELY DETERMINED BY ECONOMIC CONDITION OF THE GIVERS AND IMPACT OF THOSE CONCESSIONS ON THEM. URGED PARTICIPANTS "NOT TO LOSE SIGHT OF PROCEDURES TO LIMITED OFFICIAL USE

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REINFORCE PROGRESS ON ALL ASPECTS OF NEGOTIATIONS".

8. ANDEAN GROUP (GUILLERMO OF BOLIVIA) ECHOED ALL PREVIOUS LDC STATEMENTS AND PARTICULARLY NOTED UTILITY OF SECTOR ANALYSIS IN ILLUSTRATING PROBLEMS OF LDC PROCESSING IN FACE OF DC TARIFF ESCALATION. ON ACCESS TO SUPPLIES, SINCE QUESTION NOT COVERED IN TOKYO DECLARATION "IT SHOULD BE THE SUBJECT OF PRELIMINARY STUDIES WITHIN THE FRAMEWORK OF GATT NEGOTIATIONS". IN ANDEAN VIEW BEST WAY TO ACCELERATE PROGRESS IN MTN WOULD BE TO INSTRUCT GROUPS IN THEIR WORK PROGRAMS TO GIVE PRIORITY TO DEFINITION AND DEVELOPMENT OF DIFFERENTIAL TREATMENT FOR LDC'S-- OTHERWISE TOKYO ROUND WOULD NOT HOLD MUCH FOR THEM.

9. EGYPT (HAMZA) WHILE OBSERVING THAT PROGRESS WAS RELATIVE JUDGMENT BY DELEGATIONS, GAVE CONCISE ANALYSIS OF PROBLEM SO FAR. THIS CONSISTED OF "TOKYO--GENEVA GAP" BETWEEN OBJECTIVES AND PERFORMANCE; AND LDC

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DISAPPOINTMENT OVER THIS GAP, WHICH HAD REACHED
STAGE WHERE "ALL ROADS WERE CLOSED" IN INSTITUTIONS
OTHER THAN MTN WHERE LDC'S WERE ASKED TO WAIT. REMEDY
FOR GAP AND LDC DISAPPOINTMENT WOULD CONSIST OF
TNC DIRECTIVES AT LEVEL OF GENERAL GUIDELINES TO MAKE
CONCRETE EFFORT AT EFFECTIVE DIFFERENTIAL TREATMENT IN
WORK OF THE GROUPS. EXAMPLES LISTED WERE ALL OF THOSE
IDENTIFIED BY PREVIOUS LDC SPEAKERS. SOME MEANS FOR
CRANKING LDC INTERESTS INTO BILATERAL/TRILATERAL
DIALOGUE AMONG MAJOR COUNTRIES WAS NEEDED. EFFECTIVE
TREATMENT OF LDC INTERESTS WOULD BE MOST USEFUL
WAY TO MAKE PROGRESS IN TOKYO ROUND.

10. KOREA (MOON) REITERATED LDC VIEWS AND HELD TO

MIDDLE OF ROAD BETWEEN CRITICIZING PROGRESS SO FAR AND
CITING HOPE THAT DC'S WILL STILL COME THROUGH WITH
BENEFITS FOR LDC'S IN FUTURE. KOREA WANTED TO SEE THE
MTN MOVE TO MOVE CONCRETE RESULTS IN THE FUTURE MONTHS.

11. SPAIN (CASTILLO) DELIVERED SUMMARY COMMENTS ON
OBJECTIVES IN VARIOUS GROUPS, NOTING THAT SUBSIDY GROUP
SHOULD GIVE PRIORITY TO EXPORT SUBSIDIES BUT NOT
DOMESTIC ONES; COUNTERVAILING DUTIES SHOULD BE SUBJECT
TO INTERNATIONAL CODE WITH WIDE ADHERENCE; EXPORT
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RESTRICTIONS SHOULD BE STUDIED AS AN ADDITIONAL ITEM
IN NTM WORK PROGRAM; SECTOR NEGOTIATIONS SHOULD BE
EMBRACED ONLY WHERE USEFUL; AGRICULTURE COMMITTEE
SHOULD HAVE SOLE COMPETENCE TO EXCLUSION OF ALL OTHER
GROUPS ON TARIFF AND NTM'S ON AGRICULTURAL
PRODUCTS; SAFEGUARD NEGOTIATIONS SHOULD INCLUDE BOTH
ARTICLE XIX AND OTHER PROVISIONS; AND SAFEGUARD GROUP
MIGHT LATER HAVE TO TAKE ON FRAMEWORK IMPROVEMENT
WORK FORESEEN IN PARAGRAPH 9 OF TOKYO DECLARATION.
IN GENERAL THERE HAD BEEN PROGRESS BUT
FOR ONE EXCEPTION: NOTHING HAD BEEN DONE ON NEGOTIATING
PROCEDURES FOR DEVELOPING COUNTRIES DESPITE MANY
SPECIAL LDC PROPOSALS DESERVING STUDY. IF PROGRESS
NOT MADE IN THIS AREA, MTN WOULD MISS REAL OPPORTUNITY

FOR IMPROVEMENT OF INTERNATIONAL TRADING FRAMEWORK.

12. CZECHOSLOVAKIA (JUNG) CALLED FOR MTN PARTICIPANTS TO "ACCELERATE AND INTENSIFY WORK IN ALL MAJOR NEGOTIATING AREAS" SO AS TO ACCELERATE ALL FLOWS OF TRADE AND FIGHT OFF PROTECTIONISM. CZECHOSLOVAKIA ATTACHED MAJOR IMPORTANCE TO MULTILATERAL NATURE OF NEGOTIATIONS AND WAS TROUBLED BY REAPPEARANCE OF BILATERAL TENDENCIES, ESPEIALLY IN NON-TARIFF AREAS (SAFEGUARDS AND LICENSING MENTIONED AS EXAMPLES). THOUGHT CONCRETE AND EARLY RESULTS SHOULD BE SHOWN PARTICULARLY IN THE AREAS OF TROPICAL PRODUCTS, ILLEGAL QR'S AND A TARIFF NEGOTIATING FORMULA. IT WAS LOOKING FOR DEVELOPMENT IN VARIOUS GROUPS OF CONCRETE WORK PROGRAMS AND TIMETABLE FOR ACCOMPLISHMENT. SPECIAL PROCEDURES FOR LDC'S SHOULD BE DEVELOPED IN PARALLEL WITH GENERAL PROCEDURES. WALKER

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Automatic Decaptioning: X
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Draft Date: 18 JUL 1975
Decaption Date: 01 JAN 1960
Decaption Note:
Disposition Action: RELEASED
Disposition Approved on Date:
Disposition Authority: GolinoFR
Disposition Case Number: n/a
Disposition Comment: 25 YEAR REVIEW
Disposition Date: 28 MAY 2004
Disposition Event:
Disposition History: n/a
Disposition Reason:
Disposition Remarks:
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Errors: N/A
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Review Transfer Date:
Review Withdrawn Fields: n/a
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TAGS: ETRD, GATT, MTN, TNC
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